Case 2:18-cv-05838-DSF-JPR Document 197-1 Filed 08/17/20 Page 1 of 17 Page ID #:3751

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1
                    UNITED STATES DISTRICT COURT
 2
               FOR THE CENTRAL DISTRICT OF CALIFORNIA
 3
 4
      SHELDON LOCKETT; MICHELLE
                                   ) Case No.
      DAVIS; and CLYDE DAVIS,
                                          ) 18-CV-5838-PJW
 5
            Plaintiffs,
 6
                vs.
 7
      COUNTY OF LOS ANGELES, a public
      entity; LOS ANGELES COUNTY
 8
      SHERIFF'S DEPARTMENT, a law
 9
      enforcement agency; SHERIFF JIM
      McDONNELL; MIZRAIN ORREGO, a
10
      Deputy Los Angeles County
      Sheriff; SAMUEL ALDAMA, a
11
      Deputy Los Angeles County
      Sheriff; and DOES 1 through
      100, inclusive,
12
13
           Defendants.
14
15
       VIDEOTAPED DEPOSITION OF DEPUTY AUSTREBERTO GONZALEZ
16
17
                               Volume I
18
                          Via Videoconference
19
                      Tuesday, August 11, 2020
20
21
22
                                   Exhibit 27 -- redacted
                                   Because of size limitations,
23
     Reported by:
                                   submitted in two parts. This
     Gideon Choi
                                   is part 1 of 2
24
     CSR No. 13258
25
                                                        Page 1
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UNITED STATES DISTRICT COURT
                                                                             APPEARANCES (Continued...)
        FOR THE CENTRAL DISTRICT OF CALIFORNIA
                                                                   3 For the Deponent, AUSTREBERTO GONZALEZ:
 3
                                                                         ROMERO LAW APC
                                                                   4
   SHELDON LOCKETT; MICHELLE
 4
                                           ) Case No.
                                                                         BY: ALAN J. ROMERO, ESQ. (Appearing via
                                     ) 18-CV-5838-PJW
   DAVIS; and CLYDE DAVIS,
                                                                         videoconference)
                                                                         80 South Lake Avenue
      Plaintiffs.
                                                                         Suite 880
                                                                   6
 6
                                                                         Pasadena, CA 91101
                                                                   7
                                                                         Telephone: (626) 396-9900
                                                                         E-mail: Ajr@romerolaw.com
    COUNTY OF LOS ANGELES, a public )
                                                                   9 For the Defendant, SAMUEL ALDAMA:
 8 entity; LOS ANGELES COUNTY
                                                                         SEKI NISHIMURA & WATASE
   SHERIFF'S DEPARTMENT, a law
                                                                         BY: GILBERT NISHIMURA, ESQ. (Appearing via
   enforcement agency; SHERIFF JIM )
                                                                   11
                                                                         videoconference)
   McDONNELL; MIZRAIN ORREGO, a
                                                                         BY: ANDREW PONGRACZ, ESQ. (Appearing via
10 Deputy Los Angeles County
                                                                   12
                                                                         videoconference)
    Sheriff; SAMUEL ALDAMA, a
                                                                         600 Wilshire Boulevard
   Deputy Los Angeles County
                                                                   13
                                                                         Suite 1250
    Sheriff; and DOES 1 through
                                                                         Los Angeles, CA 90017
                                                                   14
                                                                         Telephone: (213) 481-2869
   100, inclusive,
                                                                         E-mail: apongracz@snw-law.com
                                                                   15
                                                                         E-mail: gnishimura@snw-law.com
13
      Defendants.
                                                                   16
                                                                     Also Present:
14
                                                                   17
15
                                                                         KIM SMITH (Videographer) (appearing via
       Videotaped deposition of DEPUTY AUSTREBERTO
16
                                                                   18
                                                                         videoconference)
     GONZALEZ, Volume I, taken on behalf of
                                                                         RICHARD HSUEH, ESQ. (Appearing via
17
                                                                   19
                                                                         videoconference)
18
     Plaintiff, via videoconference, beginning at
                                                                         MILLICENT ROLON, ESQ. (Appearing via
     10:12 a.m. and ending at 6:07 p.m., on Tuesday,
                                                                  20
                                                                         videoconference)
20
     August 11, 2020, before Gideon Choi, Certified
                                                                         DEPUTY ESMERALDA LOPEZ (appearing via
21
     Shorthand Reporter No. 13258.
                                                                  21
                                                                         videoconference)
22
                                                                  22
23
                                                                  23
24
                                                                  24
25
                                                                  25
                                                          Page 2
                                                                                                                             Page 4
              APPEARANCES
                                                                                    INDEX
 3 For the Plaintiff, SHELDON LOCKETT:
                                                                   3 Witness: DEPUTY AUSTREBERTO GONZALEZ
      GLICKMAN & GLICKMAN
                                                                    4 Examinations
                                                                                                         Page
      BY: STEVEN C. GLICKMAN, ESQ. (Appearing via
                                                                    5 By Mr. Sweeney
                                                                                                            10
      videoconference)
      9460 Wilshire Boulevard
                                                                    6 By Mr. Ivie
                                                                                                        146
      Suite 830
 6
      Los Angeles, CA 90212
                                                                                  EXHIBITS
 7
      Telephone: (310) 273-0829
                                                                   9 Plaintiff's
                                                                                                          Page
                                                                                     Description
      E-mail: Scg@glickman-law.com
                                                                   10 Exhibit 105 Copy of 11-page document
                                                                                                                    12
      THE SWEENEY FIRM
                                                                               entitled "Claims for Damages to
 9
      BY: JOHN SWEENEY, ESQ. (Appearing via
                                                                               Person or Property"
                                                                   11
      videoconference)
                                                                       Exhibit 106 Copy of three-page document
                                                                                                                    2.7
      315 S. Beverly Drive
10
                                                                   12
                                                                               entitled "M shift In-service,
      Suite 305
                                                                               Compton" dated 1/15/2016
      Beverly Hills, CA 90212
11
                                                                   13 Exhibit 107 Copy of document entitled
                                                                                                                   36
      Telephone: (310) 277-9595
12
      E-mail: Jes@thesweeneyfirm.com
                                                                               "Exhibit A Acknowledgment and
                                                                   14
                                                                               Agreement to be Bound" signed
  For the Defendant, COUNTY OF LOS ANGELES, LOS ANGELES
                                                                               by Austreberto Gonzalez
14 COUNTY SHERIFF'S DEPARTMENT, and SHERIFF JIM McDONNELL:
                                                                   15 Exhibit 108 Copy of document entitled
                                                                                                                   36
      IVIE, McNEILL & WYATT
                                                                               "Exhibit A Acknowledgment and
      BY: JACK ALTURA, ESQ. (Appearing via
                                                                   16
                                                                               Agreement to be Bound" signed
16
      videoconference)
      BY: RICKEY IVIE, ESQ. (Appearing via
                                                                               by Alan Romero
17
      videoconference)
                                                                   17 Exhibit 109 Copy of color photograph
                                                                                                                   90
      444 South Flower Street
                                                                   18 Exhibit 110 Copy of video clip (Retained by
                                                                                                                    140
      Suite 1800
                                                                               counsel and not attached to the
      Los Angeles, CA 90071
                                                                   19
                                                                               transcript)
19
      Telephone: (213) 489-0023
      E-mail: ialtura@imwlaw.com
                                                                  20
20
      E-mail: RIVIE@IMWLAW.COM
                                                                  21
                                                                                INFORMATION REQUESTED
21
                                                                   22
                                                                                   Page Line
22
                                                                  23
                                                                                     None.
23
                                                                  24
24
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                                                                                  (Continued...)
             (Continued...)
                                                          Page 3
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1 EXAMINATION 10:17:03 2 BY MR. SWEENEY: 10:17:03 3 Q Okay. All right. Good morning, 10:17:05 4 Deputy Would you please state and spell your 10:17:08 5 name for the record? 10:17:12 6 A Yes. Good morning. My name is 10:17:18 7 Correct? 10:25:30 9 Q Thank you. 10:17:28 10 MR. SWEENEY: He's frozen again. Mr. 10:17:34 10 MR. ROMERO: Sure. I'm going to rejoin. Bear with 10:17:37 10 MR. SWEENEY: Okay. 10:17:44 10 MR. SWEENEY: Okay. 10:17:45 1 Exhibit 105, it's the Claim for Damages to Person and 10:24:59 2 Property filed with the County of Los Angeles 10:25:08 3 Board of Supervisors on June 23rd, 2003. You've seen 10:25:11 4 this document before, haven't you? 10:25:18 5 A Yes, sir. 10:25:20 6 Q Okay. And your lawyer filed it for you; is that 10:25:21 7 correct? 10:25:30 9 Q And did you give him all the facts contained 10:25:31 10 therein to put in that document? 10:25:36 11 A Yes, I did. 10:25:42 12 Q Were you truthful? 10:25:43 13 A Yes, sir. 10:25:44 14 MR. SWEENEY: Okay. So can you take that down, Mr. 10:25:47
3 Q Okay. All right. Good morning, 10:17:05 4 Deputy Would you please state and spell your 10:17:08 5 name for the record? 10:17:12 6 A Yes. Good morning. My name is 10:17:13 7 Would you please state and spell your 10:17:13 7 Would you please state and spell your 10:17:13 7 Would you please state and spell your 10:17:13 7 Correct? 10:25:20 8 A Correct. 10:25:30 9 Q Thank you. 10:17:28 9 Q And did you give him all the facts contained 10:25:31 10 MR. SWEENEY: He's frozen again. Mr. 10:17:34 11 See what we can do to unfreeze 10:17:34 12 MR. ROMERO: Sure. I'm going to rejoin. Bear with 10:17:37 13 me. Ten seconds. 10:17:44 13 A Yes, sir. 10:25:44
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6 A Yes. Good morning. My name is 10:17:13 6 Q Okay. And your lawyer filed it for you; is that 10:25:21 7 correct? 10:25:30 8 A Correct. 10:25:30 8 A Correct. 10:25:30 9 Q Thank you. 10:17:28 9 Q And did you give him all the facts contained 10:25:31 10 MR. SWEENEY: He's frozen again. Mr. 10:17:31 10 therein to put in that document? 10:25:36 11 see what we can do to unfreeze 10:17:34 11 A Yes, I did. 10:25:42 12 MR. ROMERO: Sure. I'm going to rejoin. Bear with 10:17:37 12 Q Were you truthful? 10:25:43 13 me. Ten seconds. 10:17:44 13 A Yes, sir. 10:25:44
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13 me. Ten seconds. 10:17:44 13 A Yes, sir. 10:25:44
14 MR. SWEENEY: Okay. 10:17:45 14 MR. SWEENEY: Okay. So can you take that down, Mr. 10:25:47
15 THE VIDEOGRAPHER: Can we go off the record just for 10:18:03 15 Glickman, please? Thank you. 10:25:51
16 a minute so I can re-place him on the video, please? 10:18:07 16 BY MR. SWEENEY: 10:25:54
17 MR. SWEENEY: Sure. 10:18:10 17 Q I notice there on Page 1 of 10, you say that 10:25:54
18 THE VIDEOGRAPHER: Thank you. This marks the end of 10:18:11 18 you're a former Marine Corps combat veteran; is that 10:26:04
19 Media No. 1. The time is 10:18, and we are off the 10:18:18 19 correct? 10:26:10
20 record. 10:18:21 20 A Correct. 10:26:10
21 (Recess taken from 10:18 a.m. to 10:23 a.m.) 10:23:19 21 Q When did you join the Corps? 10:26:12
22 THE VIDEOGRAPHER: This marks the beginning of 10:23:19 22 A January 1999. 10:26:15
23 Media No. 2. The time is 10:23, and we are on the 10:23:22 23 Q Where did you do your basic training? 10:26:17
24 record. 10:23:25 24 A My basic training was in Camp Pendleton, 10:26:24
25 MR. SWEENEY: Thank you. 10:23:25 25 California. 10:26:28
Page 10
1 BY MR. SWEENEY: 10:23:25 1 Q And how long did you serve in the United States 10:26:29
2 Q Deputy , my name is John Sweeney, along 10:23:28 2 Marine Corps? 10:26:34
3 with Steve Glickman, who's also here to represent a 10:23:34 3 A Close to five years. About four years and 10:26:34
4 young man by the name of Sheldon Lockett in a case 10:23:37 4 nine months. 10:26:38
5 against Los Angeles County and Los Angeles County 10:23:41 5 Q And I notice in the claim that you were a 10:26:38
6 Sheriff's Department. 10:23:41 6 decorated combat veteran. Can you elaborate on that, 10:26:45
7 First of all, I just want to say thank you for 10:23:46 7 sir? 10:26:50
8 coming forward. Thank you for what you're doing. I 10:23:50 8 A Well, I have unit awards for good conduct, a 10:26:51
9 grew up in this city, in this county, and I know that 10:23:57 9 good conduct medal, sea service deployment times three, 10:27:01
10 the vast majority of Los Angeles County Sheriff's 10:24:03 10 Iraqi Freedom Operation, Enduring Freedom Operation, and 10:27:13
11 Deputies are good people like yourself, and I applaud 10:24:07 11 Navy unit commendation, among others that we received as 10:27:21
12 you for attempting to right an apparent wrong. 10:24:10 12 a unit. 10:27:25
Deputy, let's start with your background. How 10:24:19 13 Q Okay. And were you honorably discharged? 10:27:25
14 long have you been a Deputy Sheriff? 10:24:24 14 A Yes, I was. 10:27:32
15 A I became a Deputy Sheriff in November well, 10:24:27 15 Q And what did you do after you were discharged 10:27:33
16 March of 2008. 10:24:30 16 from the Corps? 10:27:39
17 Q 2008? 10:24:32 17 A I worked for a loan mortgage office for a couple 10:27:40
18 A 12 years. 10:24:35 18 of years, and then from there I worked for DirecTV and 10:27:54
19 Q Okay. And what is your date of birth by the 10:24:37 19 that was it. I had those two jobs before I joined the 10:28:02
20 way? 10:24:39 20 Sheriff's Department. 10:28:06
21 A July 29, 1978. 10:24:39 21 Q Okay. How long was it between the time that you 10:28:06
22 Q Okay. And is 2008 when you graduated from the 10:24:43 22 were honorably discharged to the time that you entered 10:28:10
23 academy? 10:24:51 23 the academy? 10:28:14
24 A Yes, sir. 10:24:52 24 A About four years approximately. 10:28:17
25 Q Okay. In looking at what I want to mark as 10:24:52 25 Q Okay. And then in those four years, you 10:28:20
Page 11

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1 occupied your work time with the jobs you just testified 10:28:25	1 A Yes. 10:31:42
2 about; is that correct? 10:28:28	2 Q And you took the oath to uphold the principles 10:31:43
3 A That's correct. 10:28:29	3 of the Los Angeles County Sheriff's office, didn't you? 10:31:51
4 Q Okay. Now, I noticed in your claim, you also 10:28:30	4 A Yes, sir. 10:31:54
5 say that you are decorated with a Meritorious Conduct 10:28:35	5 Q All right. What was your first assignment after 10:31:55
6 Silver Medal in 2018 for the Los Angeles Sheriff's 10:28:45	6 you graduated from the academy? 10:31:58
7 Department; is that correct? 10:28:52	7 A After I graduated from the academy, I was 10:31:59
8 A Yes, sir. 10:28:52	8 assigned to Central Civil West Courthouse in the 10:32:03
9 Q Tell us you about that. 10:28:53	9 Court Services Central Bureau, and I was there for 10:32:09
10 A Well, we received that award when we responded 10:28:57	10 approximately until about 2012. And then from there, I 10:32:12
11 to a call that came out responding to a gunshot wound 10:29:04	11 transferred to Eastlake Court in East Los Angeles where 10:32:20
12 victim. As I was leaving the station, the call gets 10:29:07	12 I remained until about two-thousand well, 2015, 10:32:25
13 upgraded or not upgraded, but information gets 10:29:14	13 January of 2015, when I was then I went to my patrol 10:32:31
14 upgraded letting us know that the victim is a 10:29:18	14 assignment in Compton. 10:32:38
15 four-year-old child. 10:29:23	15 Q Did you ever work custody in the jails? 10:32:39
·	16 A No. Lock-up at East L.A. Court. 10:32:42
16 I rushed to the scene which was in the 10:29:25	17 Q And the Central West, that's the one on Chateau; 10:32:50
17 unincorporated area of East Rancho Dominguez. When I 10:29:29	
18 arrived, a sister unit, two deputies were already on 10:29:33	18 is that correct? 10:32:55
19 scene, and one deputy was speaking to the mother, and 10:29:37	19 A Yes, yes, that was just a civil courthouse. 10:32:55
20 the other deputy was speaking to a witness. I went to 10:29:41	20 Q Right. The big mirrored building 10:33:01
21 check on the victim, who was inside a pickup truck in 10:29:46	21 A Yes. 10:33:04
22 the back seat and, you know, I noticed blood around his 10:29:50	22 Q correct? 10:33:05
23 head. 10:29:57	23 A Yes. 10:33:05
24 And then I saw him breathing which at the 10:29:58	24 Q All right. And so when did you start your 10:33:06
25 moment, you know, I figured he's still alive, and I told 10:30:02 Page 14	25 assignment? What year did you start your assignment in 10:33:09 Page 16
1 my partner, that we should rush the 10:30:05	1 Compton? 10:33:13
2 victim to the hospital because we didn't know how long 10:30:13	2 A January 2015. 10:33:14
3 the paramedics would be to arrive on scene. And that's 10:30:19	3 Q Okay. And who was your training deputy, field 10:33:19
4 what we did. drove the vehicle. I 10:30:25	4 training deputy at that time? 10:33:26
5 grabbed the victim from the back seat, cradled him, and 10:30:29	5 A I had two. My first training officer was 10:33:29
6 with the assistance of our dispatch and our arrow, we 10:30:33	6 Deputy who I remained with 10:33:36
7 were able to get the victim to the hospital, you know, 10:30:37	7 approximately four months, and from there or from 10:33:40
8 rather quick. 10:30:42	8 him, I had Deputy Training Officer 10:33:48
9 Q Thank you, sir, for your service. 10:30:44	9 for the remaining two months of my training. 10:33:52
10 And were you awarded that medal of valor by one 10:30:50	10 THE VIDEOGRAPHER: Excuse me. This is the 10:33:57
11 of your superiors or was it the Sheriff? Who was award 10:30:56	
12 presented to you by? 10:31:01	11 videographer. The witness keeps freezing. Do you want 10:33:59
13 A The Sheriff. 10:31:01	12 to continue this way or is there do you want to try 10:34:02
	13 to fix the problem? 10:34:05
	14 MR. SWEENEY: I mean, he's moving now. It's not 10:34:08
15 A Sheriff at the time. 10:31:06	15 bothering me. I can hear him. 10:34:12
16 Q Okay. All right. Let's talk about your 10:31:08	16 Mr. do you think it's okay or what do 10:34:18
17 assignments when you left the academy. 10:31:15	17 you think? 10:34:25
18 You are POST-trained; is that correct? 10:31:17	18 MR. ROMERO: I'm not sure what's going on. It's a 10:34:25
19 A Correct, sir. 10:31:18	19 brand new laptop, and I reinstalled Windows freshly a 10:34:27
20 Q And you took courses in ethics in policing and 10:31:19	20 week ago, so it may be an issue with the software. I 10:34:29
21 all of that at the academy, didn't you? 10:31:26	21 think we should probably push through. 10:34:33
22 A Yes, sir. 10:31:27	22 THE VIDEOGRAPHER: It could also just be the Wi-Fi, 10:34:35
23 Q All right. And do you take those courses and 10:31:28	23 but if you're okay with it, we can continue on. 10:34:38
24 the oath that you took when you became a Deputy Sheriff 10:31:36	24 MR. ROMERO: The Wi-Fi is working on the other 10:34:41
	T
25 seriously? 10:31:41 Page 15	25 devices so we'll do our best here. 10:34:43 Page 17

• • • • • • • • • • • • • • • • • • • •	34:48 1 Captain at Compton station. 10:38:32
2 BY MR. SWEENEY: 10:34:50	2 Q Do you know why he left his position 10:38:35
3 Q So how long have you been at this point in time 10:3	
4 at your assignment in Compton? 10:34:58	4 Q as Captain? 10:38:41
5 A To when to what date? 10:35:02	5 A No. 10:38:42
6 Q From the time you started to this date, I 10:35:05	6 Q Okay. In your claim, Deputy , you say 10:38:43
7 understand, is it five and a half years? 10:35:07	7 that Compton or CPT "CPT" stands for Compton; 10:38:5
8 A Approximately. 10:35:10	8 correct? 10:38:57
9 Q Okay. And tell me of all of your promotions in 10:3:	
10 that five and a half years at the County? 10:35:21	10 Q "Has been permeated by a violent deputy gang 10:38:57
11 A Well, the promotion I had was to training 10:35:2	
12 officer and that occurred in I believe it was October 10:33	
13 of 2019. 10:35:38	13 A Common knowledge at the station. 10:39:10
14 Q You became a training officer? 10:35:40	14 Q Had you heard any of the members of the gang 10:39:14
15 A Correct. 10:35:44	15 referred to themselves as The Executioners? 10:39:17
16 Q Okay. Now, before I go any further, I'll ask 10:35:4	
1	5:55 17 Q So is it pretty well known at the station that 10:39:22
,	36:01 18 The Executioners or this gang of deputies called 10:39:28
19 issues; is that correct? 10:36:11	19 themselves The Executioners? 10:39:32
20 A Correct. 10:36:12	20 MR. IVIE: Objection. This is Rickey Ivie. Excuse 10:39:36
21 Q And without going into the medical issues, did 10:36	, , , , , , , , , , , , , , , , , , ,
22 she need any special care? 10:36:19	22 suggestive. 10:39:39
23 A Yes. Yes, she did. She needed specific, you 10:36:	
24 know, attention shots before meals, special meals 10:30	
	6:40 25 MR. SWEENEY: Okay. 10:39:47 Page 18
1 day, things of that nature. 10:36:46	1 MR. ROMERO: And I'm sorry, Counsel. If I can 10:39:49
2 Q Okay. And your daughter's condition factored 10:3	2 interrupt for one moment just to let my client know, 10:39:53
3 into your filing this claim against the 10:36:54	3 sometimes you'll hear some objections. I apologize for 10:39:54
4 County of Los Angeles; is that true? 10:37:00	4 not letting you know ahead of time. Unless I 10:39:57
5 A Yes. 10:37:01	5 specifically instruct you not to answer, please feel 10:40:00
6 Q Okay. We'll talk about that in a second. 10:37:02	6 free to respond to all the questions asked. Is that 10:40:02
7 During your five and a half years at the County, 10:37:	11 7 okay? 10:40:05
8 did you feel that you've gotten to know your fellow 10:3	7:15 8 THE WITNESS: Yes. 10:40:06
9 deputies pretty well? 10:37:18	9 MR. ROMERO: Thank you. 10:40:07
10 A Most of them, most of the station. 10:37:19	10 BY MR. SWEENEY: 10:40:08
11 Q Okay. Is there any deputy that you haven't met 10:33	:24 11 Q You termed this Executioner group a "violent 10:40:08
12 that you know of? 10:37:31	12 deputy gang". Why do you say that? 10:40:14
13 A Well, we get new trainees, you know, every 10:37	:32 13 A Well, one of their members assaulted another 10:40:15
14 couple of months. You know, I think it would be fair to 10:	37:39 14 deputy and, you know, I think that makes them violent. 10:40:23
15 say I don't know them. They're new, you know, 10:3	7:44 15 MR. IVIE: Objection to the response as 10:40:33
16 additions to the station, but outside of that, I know 10:37:4	_
17 everybody at the station. 10:37:52	17 BY MR. SWEENEY: 10:40:39
18 Q Okay. When you arrived at the station from your 10:	
19 time at East L.A., who was the captain? 10:38:03	19 another deputy? 10:40:43
20 A It was Captain 10:38:11	20 A No. 10:40:45
21 Q Okay. Were you ever there when a Captain by the 10	38:15 21 Q Okay. Where did you hear about that? 10:40:45
22 name of was there? 10:38:1	
23 A No. 10:38:22	23 Deputy 10:40:56
24 Q Do you know who is? 10:3	
25 A Yes. I believe he was the Captain before 10:38:2	8 25 named what? 10:41:02
23 A Tes. I believe he was the Captain before 10.38.2	

1 A 10:41:03	1 MR. IVIE: Objection; lacks foundation; calls for 10:43:58
2 Q Got it. And did he tell you when this assault 10:41:06	2 speculation and conjecture on the part of the witness. 10:44:01
3 occurred? 10:41:09	3 THE WITNESS: Yes, common knowledge at the station is 10:44:03
4 A Yes. 10:41:09	4 that he is an Executioner. 10:44:06
5 Q When was that? 10:41:11	5 MR. SWEENEY: Okay. 10:44:08
6 A It was the first week of February. I can't 10:41:13	6 MR. IVIE: Objection; move to strike the witness's 10:44:10
7 remember the exact date. 10:41:20	7 answer as nonresponsive. 10:44:13
8 Q Of what year? 10:41:23	8 BY MR. SWEENEY: 10:44:15
9 A Of this present year. 10:41:25	9 Q When you say "common knowledge", do you mean 10:44:16
10 Q Okay. In 2020? 10:41:26	10 that everyone knows? 10:44:19
11 A Correct. 10:41:31	11 A At the station, everybody knows that 10:44:21
12 Q What did Deputy say happened? 10:41:31	12 is inked. 10:44:24
13 A He told me that Deputy had gone up to 10:41:38	13 MR. IVIE: Objection; leading; suggestive. 10:44:27
14 him, and they both went to the back of the parking lot 10:41:43	14 BY MR. SWEENEY: 10:44:29
15 to the Heritage House where Deputy fought 10:41:48	15 Q When you say "inked", what does that mean? 10:44:29
16 Deputy took him down to the ground, and 10:41:57	16 A That he is part 10:44:32
17 continued assaulting him. 10:42:00	17 MR. IVIE: Hold on one second, Counsel. Hold on one 10:44:35
18 Q And did Deputy tell you why 10:42:01	18 second. And the response lacks foundation. 10:44:38
19 Deputy assaulted him? 10:42:09	19 BY MR. SWEENEY: 10:44:42
20 A Yes, he did tell me. 10:42:11	20 O What did does the word "inked" mean? 10:44:43
21 Q And what did he tell you? 10:42:12	21 A That he is part of The Executioners. 10:44:45
22 A He told me that because Deputy did not 10:42:14	22 Q Okay. Does it mean that what does inked 10:44:48
23 like him because Deputy had injured another 10:42:17	23 mean? 10:44:54
24 deputy, Deputy in a traffic collision. And, 10:42:26	24 A Having the tattoo of The Executioners Compton. 10:44:54
25 also, he didn't like him because Deputy wasn't 10:42:30	25 Q Have you ever seen the tattoo of 10:45:03
Page 22	Page 24
1 able to apprehend a suspect with a gun who had ran from 10:42:35	1 The Executioners in your time there at the Compton 10:45:06
2 him and his partner. 10:42:40	2 station? 10:45:10
3 Q You froze. I'm sorry. What with him and his 10:42:41	3 A Yes. 10:45:10
4 partner? 10:42:46	4 Q On how many occasions approximately? 10:45:10
5 A And also because Deputy was unable to 10:42:46	5 A About a dozen times. 10:45:16
6 apprehend a suspect that had ran from him and his 10:42:51	6 Q Okay. Let me go back because I forgot to state 10:45:22
7 partner who was carrying a gun. 10:42:55	7 that you are under oath and you have to tell the truth 10:45:29
8 Q Okay. Did Deputy tell you that 10:42:57	8 and that I don't want you to guess at anything, but I am 10:45:32
9 thought that it was an affront to his unit 10:43:03	9 entitled to your best testimony. 10:45:37
10 deputies for not being able to apprehend the suspect? 10:43:08	10 So you said how many times that you've seen this 10:45:38
11 MR. IVIE: Objection; the question is leading and 10:43:14	11 tattoo? 10:45:44
12 suggestive. 10:43:17	12 A On anybody in specific or just like total times 10:45:44
13 THE WITNESS: Can you repeat the question? 10:43:17	13 on deputies? 10:45:51
14 BY MR. SWEENEY: 10:43:19	14 Q Yes. 10:45:52
15 Q Sure. I'm just wondering why felt 10:43:20	15 A Yes to which part? 10:45:57
16 that, if you know, felt that did something 10:43:23	16 Q I'm sorry? 10:46:00
17 wrong by not being able to apprehend the suspect? 10:43:31	17 A Total in all deputies? 10:46:01
18 MR. IVIE: Objection; leading; suggestive; also calls 10:43:35	18 Q Yes, your best estimate, how many times 10:46:04
19 for speculation on the part of the witness. 10:43:37	19 A About a dozen times. About, you know, a good 10:46:07
20 BY MR. SWEENEY: 10:43:40	20 dozen times, fifteen times. About, you know, a good 10.46.07
21 Q What did he tell you? 10:43:40	21 Q Okay. And tell me every deputy that you've seen 10:46:11
	22 this tattoo on? 10:46:17
•	
23 justified such action. 10:43:45	23 A That I remember, Deputy Deputy 10:46:20
24 Q Okay. Is Deputy a member of 10:43:49	24 Q Hold on one second. Deputy who? 10:46:29
25 The Executioners? 10:43:57 Page 23	25 A 10:46:31 Page 25
1 191 21	1 35

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1 Q Spell it, please? 10:46:33	1 BY MR. SWEENEY: 11:00:59
2 A 10:46:34	2 Q Now, it says Mr. is works dispatch; 11:00:59
3 Q Okay. 10:46:37	3 is that correct? 11:01:08
4 A Deputy	4 A Well, I think he worked dispatch that day. I 11:01:08
5 Q Hold on a second. Okay. 10:46:47	5 don't think he was a watch deputy or assigned to 11:01:16
6 A Deputy	6 dispatch, but a lot of times some deputies from the 11:01:19
7 Q Uh-huh. 10:47:01	7 field, if there is not enough people in dispatch, 11:01:22
8 A Deputy	8 they'll pull somebody from the field to fill in in 11:01:25
9 Q Uh-huh. 10:47:14	9 dispatch. 11:01:30
10 A Deputy 10:47:15	10 Q What is Deputy first name? 11:01:30
11 MR. IVIE: Excuse me, Counsel. Can I just ask if the 10:47:34	11 A I don't remember. 11:01:35
12 witness knows what first name is? It's a 10:47:37	12 Q Okay. But his first initial is "O"? 11:01:37
13 common last name so 10:47:42	13 A Yes. 11:01:41
14 MR. SWEENEY: Sure. 10:47:44	14 Q Okay. How do you know that he is a member of 11:01:41
15 MR. IVIE: there may be more than that one. 10:47:44	15 The Executioners gang? 11:01:45
16 THE WITNESS: 10:47:50	16 A Well, I've seen the matching tattoo. 11:01:48
17 MR. SWEENEY: Okay. 10:47:53	17 Q Where is the tattoo? 11:01:51
18 THE VIDEOGRAPHER: This is the videographer. Can we 10:47:55	18 MR. IVIE: Objection. Counsel, the question lacks 11:01:54
19 go off the record for one minute, please? 10:47:57	19 foundation. 11:01:57
20 MR. SWEENEY: Sure. 10:48:00	20 MR. SWEENEY: Hold on, Deputy . Mr. Ivie, 11:02:01
21 THE VIDEOGRAPHER: Thank you. 10:48:01	21 why don't we just say, so you don't have to interrupt me 11:02:07
22 This marks the end of Media No. 2. The time is 10:48:04	22 every time, that we have a standing objection that his 11:02:09
23 10:48, and we are off the record. 10:48:08	23 knowledge of who or who is not a gang member lacks 11:02:12
24 (Recess taken from 10:48 a.m. to 10:59 a.m.) 10:59:15	24 foundation? Why don't we agree with that? Want to 11:02:17
25 THE VIDEOGRAPHER: This marks the beginning of 10:59:15	25 stipulate to that? 11:02:24
Page 26	Page 28
1 Media No. 3. The time is 10:59, and we are on the 10:59:18	1 MR. IVIE: I will stipulate to that. 11:02:24
2 record. 10:59:21	2 MR. SWEENEY: Okay. Thank you, Mr. Ivie. 11:02:26
3 BY MR. SWEENEY: 10:59:21	3 BY MR. SWEENEY: 11:02:28
4 Q Okay. Deputy, we had left off with 10:59:22	4 Q So you have seen Deputy Aldama's tattoo; is that 11:02:28
5 Deputy in your naming of the inked 10:59:27	5 correct? 11:02:33
6 members of The Executioners gang. Let me put up 10:59:32	6 A Yes. 11:02:33
7 MR. IVIE: Again, Counsel, we object that there's no 10:59:37	7 Q And where have you seen it on his body? 11:02:34
8 foundation that any of these individuals are members of 10:59:40	8 A On his right calf. 11:02:37
9 any gang. 10:59:46	9 Q Okay. Of all the tattoos 11:02:40
10 MR. SWEENEY: Okay. Thank you, Mr. Ivie. 10:59:49	10 MR. GLICKMAN: Mr. Sweeney, can I just interrupt for 11:02:43
11 BY MR. SWEENEY: 10:59:52	11 a second? That stipulation you were referring to a 11:02:45
12 Q Let's put up you Exhibit 106, the shift 10:59:52	12 stipulation that Mr. Ivie has a running objection; 11:02:49
13 in-service document dated January 15th, 2016. Do you 11:00:00	13 right? 11:02:52
14 see the document, Deputy? 11:00:08	14 MR. SWEENEY: Yes. 11:02:52
15 A Yes, sir. 11:00:12	15 MR. GLICKMAN: You weren't stipulating that there was 11:02:53
16 Q Okay. And can you there are some names with 11:00:12	16 no foundation, just that 11:02:55
17 circles around the names. Who circled those names? 11:00:28	17 MR. SWEENEY: No, no, no, no. I think I made if I 11:03:00
18 A I did. 11:00:32	18 didn't make it clear, thank you for clearing that up. 11:03:01
19 Q Okay. And the first one is do you 11:00:33	19 I'm laying a foundation as I go along. This is a gang, 11:03:04
20 see that? 11:00:45	20 but his objection is that there is no foundation that 11:03:08
21 A Yes. 11:00:46	21 this is a gang. 11:03:12
22 MR. IVIE: Excuse me, Counsel. Can this be marked or 11:00:47	
23 has it already been marked? 11:00:51	23 this deputy, is in a gang. That may be his belief, but 11:03:16
24 MR. SWEENEY: We marked it, Mr. Ivie. It's 106. 11:00:53	24 there's certainly no foundation for that that you've 11:03:23
25 MR. IVIE: 106. Okay. 11:00:57	25 laid at this point. 11:03:26
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1 circled these names, but you just started, it seems to 11:05:55
2 me, at a conclusory point. 11:06:00
3 I lost video. 11:06:05
4 MR. SWEENEY: Thank you, Mr. Ivie. 11:06:06
5 MR. IVIE: I've lost the video. Has anybody else 11:06:08
6 lost the video? 11:06:11
7 MR. SWEENEY: No. There's a document on the screen, 11:06:13
8 Mr. Ivie. 11:06:15
9 MR. IVIE: No, I don't see the document. No, that's 11:06:17
10 what I'm saying. I lost the video. Has anybody else 11:06:20
11 lost the video? 11:06:23
12 MR. SWEENEY: We all can see it. 11:06:24
13 MR. IVIE: Mine says "Veritext Remote Deposition 11:06:26
14 Solutions". It says "working remotely". That's what 11:06:30
15 mine says. 11:06:33
16 MR. SWEENEY: I can see it. 11:06:35
17 MR. IVIE: Now I can see it. 11:06:37
18 BY MR. SWEENEY: 11:06:39
19 Q Okay. All right. We had left off at 11:06:39
20 Deputy Aviles. How do you know that he is a member of 11:06:46
21 this gang that you termed or called The Executioners? 11:06:51
22 MR. IVIE: So, again, leading; suggestive; no 11:06:57
23 foundation. 11:06:59
24 THE WITNESS: I circled it because it is common 11:06:59
1 BY MR. SWEENEY: 11:07:09
2 Q Okay. And then you, on this sheet, 11:07:09
3 Exhibit 106, you next named Deputy Aldama, comma, S. Is 11:07:15
4 this Samuel Aldama? 11:07:24
5 A Yes. 11:07:26
6 Q Okay. Have you seen a tattoo on 11:07:26
7 Deputy Samuel Aldama? 11:07:31
8 A Yes. 11:07:32
9 Q Where is that tattoo? 11:07:32
10 A On his right calf. 11:07:35
11 Q How is it that you were able to view the tattoo 11:07:37
B 12 on his right calf? 11:07:47
13 A At the station in the parking lot, either coming 11:07:49
14 to work or leaving work and they're in civilian attire, 11:07:55
15 a lot of times they'll be wearing shorts in the middle 11:08:03
16 of the winter, you know, and people can see their 11:08:06
17 tattoos. 11:08:10
18 Q If you know, is the if you know the answer to 11:08:13
19 this. I don't want you to speculate. Is it a source of 11:08:18
20 pride around the Compton station to have this tattoo for 11:08:24
21 those who are tattooed? 11:08:29
5 22 MR. IVIE: Objection; leading; suggestive; no 11:08:30
23 foundation. 11:08:32
24 MR. NISHIMURA: Also, vague and ambiguous. 11:08:34
3

1 before, it will be 50 degrees outside in the middle of 11:08:40	1 Exhibit 107? 11:11:51
2 winter and you see members of this group wearing shorts. 11:08:45	2 MR. GLICKMAN: You just want the acknowledgment of 11:12:02
3 Everybody else is wearing, you know, pants and layers 11:08:49	3 the protective order; right? 11:12:04
4 of, you know, cold weather gear, and they're walking 11:08:53	4 MR. SWEENEY: Yes. 11:12:06
5 around in shorts so people can see that tattoo. I think 11:08:57	5 MR. GLICKMAN: So we'll have 107 will be 11:12:07
6 that's pride. 11:09:01	6 Deputy acknowledgment, and then 108 we can 11:12:10
7 BY MR. SWEENEY: 11:09:02	7 have as Mr. Romero's acknowledgment. You want me to put 11:12:14
8 Q Thank you. How well do you know 11:09:04	8 those up? 11:12:20
9 Deputy Samuel Aldama? 11:09:12	9 MR. SWEENEY: Yes, please. 11:12:21
10 A I think I know him fairly well. We're not 11:09:13	10 MR. GLICKMAN: Just a second. I have Exhibit 107 now 11:12:25
11 friends. You know, we worked together at the station 11:09:19	11 which is Deputy signed acknowledgment. 11:12:52
12 for a short number of years. 11:09:23	12 BY MR. SWEENEY: 11:12:56
13 Q Okay. And do you know when he acquired this 11:09:28	13 Q Deputy , you realize that everything 11:12:57
14 tattoo? 11:09:30	14 that you talk about here is confidential and you can't 11:13:00
15 A Approximately after he was involved in a 11:09:31	15 go back out and repeat it; you understand that, don't 11:13:04
16 shooting, him and his partner, Deputy 11:09:38	16 you? 11:13:08
17 MR. IVIE: Objection; lacks foundation. 11:09:44	17 A Yes, I do. 11:13:08
18 BY MR. SWEENEY: 11:09:47	18 Q And is that your signature on the document 11:13:09
19 Q How do you know he got that tattoo after that 11:09:49	19 entitled "Acknowledgment and Agreement to be Bound"? 11:13:15
20 shooting? 11:09:52	20 A Yes, that is my signature at the bottom. 11:13:19
21 A It was, you know, common knowledge there was a 11:09:53	21 Q And you went over it with your lawyer this 11:13:21
22 party they had. I don't know if he got the tattoo there 11:09:58	22 morning? 11:13:25
23 or after the party, but I know it was after the 11:10:03	23 A Yes. 11:13:26
24 shooting. It was common knowledge at the station. 11:10:07	24 Q Thank you. 11:13:26
25 Q Okay. Tell me about this party. Do these 11:10:09	25 MR. SWEENEY: And there's another part of the 11:13:29
Page 34	Page 3
1 people who are inked, have you heard that they have 11:10:15	1 exhibit, is there? 11:13:34
2 parties celebrating their induction into this group? 11:10:18	2 MR. GLICKMAN: There's we have also one from 11:13:36
3 MR. IVIE: Objection; leading; suggestive. 11:10:23	3 signed by Mr. Romero and so that's on the screen now. 11:13:40
4 THE WITNESS: I don't know if it's inducting these 11:10:24	4 So that's marked as Exhibit 108. It's on the screen 11:14:01
5 members, but I know they do have there are parties 11:10:27	5 now. 11:14:05
6 after, you know, after a shooting. They call them 998 11:10:31	6 MR. SWEENEY: Okay. And that is signed, apparently, 11:14:05
7 parties. You know, some people say it's to celebrate 11:10:36	7 by Attorney Alan Romero; is that correct, Mr. Romero? 11:14:10
8 that, you know, the deputy's alive, and others believe 11:10:42	8 MR. ROMERO: Yes. 11:14:16
9 it's, you know, to celebrate that, you know, they're 11:10:45	9 MR. SWEENEY: All right. You can take that down, 11:14:18
10 going to be inking somebody. 11:10:48	10 Mr. Glickman. And let's go back to my questioning of 11:14:20
11 BY MR. SWEENEY: 11:10:50	11 you don't need to put the exhibit back up yet. 106, 11:14:24
12 Q What does "998" mean? 11:10:52	12 don't put that back up yet. 11:14:31
13 A It's a deputy-involved shooting. 11:10:54	13 BY MR. SWEENEY: 11:14:33
14 Q Have you ever seen a tattoo with 998 on it? 11:10:56	14 Q Let me ask you, we were talking about 998 11:14:33
15 A No. 11:11:04	15 parties. 11:14:37
16 Q Have you in the three strike that. 11:11:04	16 MR. IVIE: Objection; that's leading and suggestive, 11:14:41
	L
The deputies where you have actually seen the 11:11:14	17 Counsel. 11:14:43
	17 Counsel. 11:14:43 18 BY MR. SWEENEY: 11:14:43
18 tattoo, have you seen any numbers on the stock of the 11:11:17	
18 tattoo, have you seen any numbers on the stock of the 11:11:17 19 rifle of the tattoo? 11:11:22	18 BY MR. SWEENEY: 11:14:43
18 tattoo, have you seen any numbers on the stock of the 11:11:17 19 rifle of the tattoo? 11:11:22 20 A I don't quite remember having looked at it. I 11:11:24	18 BY MR. SWEENEY: 11:14:43 19 Q You mentioned that there are parties after a 11:14:46 20 deputy involved in a shooting; is that correct? 11:14:54
18 tattoo, have you seen any numbers on the stock of the 11:11:17 19 rifle of the tattoo? 11:11:22 20 A I don't quite remember having looked at it. I 11:11:24 21 mean, I haven't seen those tattoos that up close to be 11:11:26	18 BY MR. SWEENEY: 11:14:43 19 Q You mentioned that there are parties after a 11:14:46 20 deputy involved in a shooting; is that correct? 11:14:54 21 A They call them 998 debriefs. 11:14:58
18 tattoo, have you seen any numbers on the stock of the 11:11:17 19 rifle of the tattoo? 11:11:22 20 A I don't quite remember having looked at it. I 11:11:24 21 mean, I haven't seen those tattoos that up close to be 11:11:26 22 able to identify a number. I know that there's the 11:11:29	18 BY MR. SWEENEY: 11:14:43 19 Q You mentioned that there are parties after a 11:14:46 20 deputy involved in a shooting; is that correct? 11:14:54 21 A They call them 998 debriefs. 11:14:58 22 Q 998 debriefs, you said? 11:15:01
18 tattoo, have you seen any numbers on the stock of the 11:11:17 19 rifle of the tattoo? 11:11:22 20 A I don't quite remember having looked at it. I 11:11:24 21 mean, I haven't seen those tattoos that up close to be 11:11:26 22 able to identify a number. I know that there's the 11:11:29 23 number "28" that belongs to the station. 11:11:35	18 BY MR. SWEENEY: 11:14:43 19 Q You mentioned that there are parties after a 11:14:46 20 deputy involved in a shooting; is that correct? 11:14:54 21 A They call them 998 debriefs. 11:14:58 22 Q 998 debriefs, you said? 11:15:01 23 A Yes. 11:15:05
18 tattoo, have you seen any numbers on the stock of the 11:11:17 19 rifle of the tattoo? 11:11:22 20 A I don't quite remember having looked at it. I 11:11:24 21 mean, I haven't seen those tattoos that up close to be 11:11:26 22 able to identify a number. I know that there's the 11:11:29	18 BY MR. SWEENEY: 11:14:43 19 Q You mentioned that there are parties after a 11:14:46 20 deputy involved in a shooting; is that correct? 11:14:54 21 A They call them 998 debriefs. 11:14:58 22 Q 998 debriefs, you said? 11:15:01

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1 MR. IVIE: Objection; leading; suggestive. 11:15:14	1 MR. IVIE: Objection; leading; suggestive; no 11:18:29
2 THE WITNESS: Well, you know, I mean, to me, if they 11:15:15	2 foundation. 11:18:31
3 go to a bar and, you know, they're having drinks, you 11:15:18	3 THE WITNESS: It is my knowledge that by common 11:18:34
4 know, it's hard not to call it a party. I know they 11:15:23	4 practice with the group, that if you quote/unquote 11:18:40
5 call it a debrief, but that makes it I've never been 11:15:27	5 "work", if you're cooking, if you are involved in a 11:18:45
6 to one. I've never been invited to one, but I know they 11:15:33	6 shooting, I mean, like I said, history will show that 11:18:52
7 take place at, you know, venues I mean, not venues, 11:15:38	7 they get inked. So we call it ink chasers because 11:18:56
8 but a bar type, places of that nature. 11:15:41	8 they're out there trying to show the rest of the 11:19:00
9 BY MR. SWEENEY: 11:15:48	9 members, the rest of the inked members that, you know, 11:19:04
10 Q Okay. And do you know who organizes these 11:15:48	10 they're worthy of that tattoo. 11:19:07
11 parties? 11:15:53	11 BY MR. SWEENEY: 11:19:09
12 A No. 11:15:54	12 Q Have you heard anyone say or do you have any 11:19:11
13 Q Have you ever known a member of The Executioners 11:15:56	13 knowledge strike that. 11:19:14
14 to attend a party in celebration of shooting a citizen? 11:16:07	14 Do you have any knowledge that Deputy Aldama was 11:19:14
15 A Have I ever heard any of these members say that? 11:16:13	15 chasing ink when he did his shooting of a citizen? 11:19:21
16 Q Yes. 11:16:17	16 MR. IVIE: Objection; leading; suggestive; and no 11:19:26
17 A No. 11:16:19	17 foundation. 11:19:28
18 Q Okay. Well, how do you know that there are 11:16:19	18 MR. SWEENEY: You can answer. 11:19:34
19 parties to celebrate shootings of persons? 11:16:24	19 THE WITNESS: Could you repeat the question? I'm 11:19:35
20 MR. IVIE: Okay. So objection, Counsel. That is not 11:16:32	20 sorry. 11:19:36
21 the witness's testimony. Leading and suggestive. 11:16:34	21 BY MR. SWEENEY: 11:19:37
22 Further, the question's been asked and answered insofar 11:16:38	22 Q Sure. Do you have any knowledge that 11:19:37
23 as the witness's knowledge he says he only has common 11:16:41	23 Deputy Aldama was, as you said, chasing ink when he shot 11:19:40
24 knowledge, whatever that means. 11:16:45	24 a citizen? 11:19:46
25 /// 11:16:46	25 MR. IVIE: Leading; no foundation. 11:19:47
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1 BY MR. SWEENEY: 11:16:46	1 MR. SWEENEY: Let me finish the question, Mr. Ivie. 11:19:50
2 Q What is your knowledge based on, sir? 11:16:47	2 MR. SWEENEY: Did you understand the question, 11:19:55
3 A My knowledge is that after a shooting, there is 11:16:49	3 Mr. Romero? 11:19:57
4 998 debriefs. People get invited, certain people, not 11:16:54	4 MR. IVIE: Well, I thought you weren't finished. How 11:19:58
5 everybody at the station. They go to a bar, they have 11:17:00	5 can he answer if you weren't finished? Oh, you made a 11:20:00
6 drinks, they celebrate together, and oftentimes the 11:17:04	6 mistake. You were finished. Okay. Go ahead. He can 11:20:04
7 deputy and the partner will get inked afterwards. 11:17:12	7 answer. 11:20:06
8 Q Okay. And have you found that these inkings are 11:17:14	8 MR. SWEENEY: Mr. Ivie, do you want to get the judge 11:20:07
9 like a reward for doing the shooting? 11:17:21	9 on the line? 11:20:10
10 MR. IVIE: Objection; leading; suggestive. 11:17:31	10 MR. IVIE: If you want to. 11:20:10
11 MR. NISHIMURA: Lacks foundation. 11:17:33	11 MR. SWEENEY: Because let me just say this, Mr. Ivie. 11:20:11
12 THE WITNESS: Well, I mean, yes. What else can you 11:17:3	
13 call it? I think it is some type of reward. A lot of 11:17:38	13 MR. SWEENEY: You are on the wrong side of history 11:20:16
14 deputies, we call them prospects because, you know, 11:17:44	14 here. You lied to us for two years, you and counsel, 11:20:19
15 they're hurting and they're want that. They acknowledge 11:17:47	15 about the existence of this gang, and you still do it. 11:20:23
16 they're chasing ink which is, you know, that they want 11:17:50	16 You know, I can't believe there is a limit to what a 11:20:27
17 to get inked. And so call it coincidence. I mean, you 11:17:53	17 lawyer should do in representing his client, and you 11:20:32
18 know, they get inked oftentimes after a shooting. 11:17:59	18 guys are far past that limit, what you all have done in 11:20:35
19 BY MR. SWEENEY: 11:18:04	19 this case. 11:20:42
20 Q You said or you used the term "chasing ink"; is 11:18:05	20 MR. IVIE: So, Counsel, what I don't appreciate is 11:20:42
21 that what you said? 11:18:09	21 you saying I lied to you, which I didn't lie to you 11:20:45
22 A Yes. 11:18:09	
23 Q So with this gang, it's your testimony that 11:18:10	22 about anything. There's certainly no need to. So, you 11:20:48
	23 know, the other thing I don't appreciate is I don't need 11:20:51
24 prospects are encouraged to do shootings or violent acts 11:18:21 25 in order to get inked? 11:18:27	24 you to lecture to me. What I need you to do is conduct 11:20:55
Page 39	25 a deposition. If you want to call the judge, call the 11:20:59 Page 41
Tage 57	l lige 1.

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1121.01	1. That wearly your origins that's what you absenced in 11,22,25
1 judge. 11:21:01	1 That wasn't your opinion, that's what you observed; is 11:23:35
2 MR. SWEENEY: I don't need to call the judge. 11:21:01	2 that correct? 11:23:37
3 MR. IVIE: What's your question? You were finished 11:21:03	3 A Yes, I observed 11:23:37
4 with your question because you asked the witness to 11:21:07	4 MR. IVIE: Objection; calling for a conclusion on the 11:23:40
5 answer it. 11:21:10	5 part of the witness. 11:23:48
6 MR. SWEENEY: Please, Mr. Ivie. You're looking very 11:21:11	6 BY MR. SWEENEY: 11:23:51
7 bad on this. 11:21:13	7 Q You can answer, Deputy. 11:23:51
8 MR. IVIE: Okay. Well, Counsel, I think you look 11:21:14	8 A What was the question? I'm sorry. 11:23:54
9 bad. 11:21:16	9 Q Yeah. What you saw Deputy Aldama and 11:23:5
10 MR. SWEENEY: I knew you were going to pull this. 11:21:16	10 doing led you to believe that they were chasing ink; is 11:24:03
11 You were going to try to disrupt things because that's 11:21:18	11 that correct? 11:24:08
12 what you do because 11:21:21	12 A Yes. 11:24:08
13 MR. IVIE: I'm not the one lecturing you. I'm not 11:21:22	13 Q In what year was that that we're talking about 11:24:09
14 the one lecturing you. You're taking it upon yourself 11:21:26	14 where they were chasing ink? 11:24:14
15 to lecture me. Why don't you just focus on your 11:21:29	15 A It was around the end of 2015, beginning of 11:24:16
16 deposition? 11:21:32	16 2016. 11:24:22
17 MR. SWEENEY: Why don't you focus on listening to the 11:21:33	17 Q I'm sorry. 2015 and '16, is that what you said? 11:24:22
18 deposition instead of trying to disrupt which is your 11:21:35	18 A Approximately. They got off training two months 11:24:29
19 style. All right. Let's move on. 11:21:38	19 before I did. I got off training around the end of July 11:24:34
20 MR. IVIE: Counsel, the only person that's being 11:21:40	20 or mid-July, and they I believe they both got off 11:24:38
21 disruptive is you. You're the one that raised your 11:21:43	21 training at the same time which was a couple of months 11:24:43
22 voice and said that you weren't finished with your 11:21:46	22 before I did. 11:24:46
23 question. 11:21:48	23 Q Okay. And were they chasing ink from 2015 into 11:24:47
24 MR. SWEENEY: No, no, no. You're the one who is 11:21:49	24 2016 and into 2017? 11:24:52
25 disrupting things, and anybody with an ounce of sense 11:21:51 Page 42	25 MR. IVIE: Objection; no foundation. 11:24:56 Page 44
1 can see that. 11:21:55	1 THE WITNESS: Yes. 11:24:58
2 MR. IVIE: Okay, Counsel. 11:21:55	2 MR. IVIE: Speculation on the part of the witness. 11:24:59
3 BY MR. SWEENEY: 11:21:58	3 BY MR. SWEENEY: 11:25:02
4 Q All right. So do you have any knowledge, 11:21:59	4 Q Is that a yes? 11:25:02
5 Deputy , that Deputy Aldama was chasing ink when 11:22:09	5 A Yes. 11:25:02
6 he shot the citizen that he shot? 11:22:17	6 Q Okay. And do you recall when in in what 11:25:03
7 MR. IVIE: Okay. Leading and suggestive. 11:22:20	7 year, what month and what year that you learned that 11:25:11
8 Objection. 11:22:23	8 Deputy Aldama had gotten ink? 11:25:16
9 THE WITNESS: I don't know if specifically that 11:22:23	9 A I don't remember that they I'm sorry. 11:25:18
10 shooting, you know I mean, I don't have knowledge 11:22:27	10 Q Was it in 2017, your best estimate? 11:25:23
11 specifically of that shooting. I know he was chasing 11:22:31	11 MR. IVIE: Objection. 11:25:29
12 ink, him and his partner, Deputy , based on what I 11:22:34	12 THE WITNESS: I know it was after the shooting they 11:25:29
13 saw taking calls from inked members and, you know, 11:22:39	13 were involved in. 11:25:31
14 getting on emergent radio frequency because they had a 11:22:47	14 MR. IVIE: Excuse me, Mr. I'm making an 11:25:32
15 guy with a gun. And it was happening almost every week, 11:22:53	15 objection. Please wait before you answer the question 11:25:35
16 twice a week, and that level of luck, if you want to 11:22:57	16 and let me finish making my objection; okay? 11:25:38
17 call it, finding so many guns or that level of work 11:23:04	17 THE WITNESS: No problem, sir. 11:25:40
18 showed me that yes, absolutely they were both chasing 11:23:10	18 MR. IVIE: Thank you. 11:25:42
19 ink. 11:23:13	19 So objection; calling for speculation and 11:25:43
20 Aldama is a great cop. He's, you know, a great 11:23:16	20 conjecture on the part of the witness. 11:25:46
21 guy. Unfortunately, I think he channeled that energy in 11:23:20	21 BY MR. SWEENEY: 11:25:49
22 the wrong path. That is my opinion. So to answer your 11:23:25	22 Q You don't recall the year, but you recall that 11:25:49
23 question, yes, he was chasing ink. 11:23:30	23 they got the ink after the shooting they were involved 11:25:53
24 BY MR. SWEENEY: 11:23:31	24 in? 11:25:55
25 Q All right. And that was what you observed? 11:23:32	25 MR. IVIE: Objection; leading; suggestive. 11:25:56
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1 in other words, is there a shot caller, is there 11:33:06	1 knowledge at station is that is the shot 11:36:04
2 associates or 11:33:10	2 caller for that group. 11:36:08
3 A Oh, somewhat, yes. 11:33:11	3 Q Okay. Do you know how many gang members there 11:36:10
4 Q Okay. And tell me about the hierarchy. Who's 11:33:14	4 are? 11:36:17
5 at the top? What's that person called or the terms? 11:33:21	5 A At Compton station 11:36:17
6 A Shot caller. 11:33:27	6 MR. IVIE: Objection; no foundation. 11:36:20
7 Q And what does a shot caller do? 11:33:28	7 MR. SWEENEY: You can answer. 11:36:24
8 A Well, I mean, he's in charge. He's, you know 11:33:32	8 THE WITNESS: For the station, at the station for 11:36:26
9 I mean, I haven't well, not any gang. I mean, he's 11:33:40	9 this group, I would say approximately 15. 11:36:29
10 the one that makes the decisions, you know, for the 11:33:44	10 BY MR. SWEENEY: 11:36:32
11 gang. 11:33:47	11 Q And how do you know that? 11:36:36
12 Q Okay. And what's the next level in the 11:33:47	12 A Just based on, you know, the deputies that are 11:36:37
13 hierarchy of a gang? 11:33:52	13 from this group I see at the station at, you know you 11:36:44
14 A I mean 11:33:57	14 know, in the in-service or when they take time off and, 11:36:50
15 Q If you know and if you understand. 11:33:59	15 you know, you start counting how many of them, you know, 11:36:55
16 A I understand, you know, it's called master of 11:34:02	16 are members, and they all get the same day off which is 11:36:59
17 arms, you know, the second in command, that type, I 11:34:07	17 very, very unusual and hard to do, you kind of put two 11:37:04
18 mean, as far as I know. 11:34:11	18 and two together, and it's obvious to see how many 11:37:09
19 Q I mean, are there rank and file members or just 11:34:15	19 approximately members of this group are at the 11:37:14
20 associates? 11:34:18	20 station. 11:37:19
21 MR. IVIE: Objection; leading; suggestive. 11:34:19 22 THE WITNESS: Yes. 11:34:21	21 Q I was going to talk about this later, but let's 11:37:19
	22 talk about it now since you mentioned it. 11:37:22
23 BY MR. SWEENEY: 11:34:26 24 Q Okay. Now, you patrolled the area of Compton 11:34:27	23 Are Executioners gang members given preferential 11:37:25 24 assignments? 11:37:29
25 and you know of the existence of gangs; correct? 11:34:37	24 assignments? 11:37:29 25 MR. IVIE: Objection; leading; suggestive; no 11:37:30
Page 50	Page 52
1 A Correct. 11:34:40	1 foundation. 11:37:32
2 Q And you already termed what you termed 11:34:43	2 THE WITNESS: Assignments and scheduling 11:37:32
3 The Executioners as a gang and you told us why you 11:34:50	3 preferences, yes. 11:37:39
3 The Executioners as a gang and you told us why you 11:34:50 4 termed them a gang. Do The Executioners have a shot 11:34:54	3 preferences, yes. 11:37:39 4 BY MR. SWEENEY: 11:37:40
4 termed them a gang. Do The Executioners have a shot 11:34:54	4 BY MR. SWEENEY: 11:37:40
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1 A Can I take a moment off the record? 11:40:58		
3 beating up people or shooting people in order to get 11:39:17 4 their ink? 11:54:29 17:54:37 5 MR. FWEE Objection; leading and suggestive. 13:91:18 6 THE WITNESS: I don't know if they are encouraged to 11:39:24 8 the job done or to get that gun or, you know, to lake 11:39:25 9 that person to jail, in my opinion, at whatever cost. 11:39:45 13:94 10 BY MR. SWEENEY. 11:94-67 11:39:40 11 Q Okay. We'll get to that in a second. How many 11:39:42 12 prospects are there, left's say, in the year 200? 11:39:45 12 prospects are there, left's say, in the year 200? 11:39:45 12 prospects are shore, left's say, in the year 200? 11:39:45 12 prospects are shore, left's say, in the year 200? 11:39:45 12 prospects are shore, left's say, in the year 200? 11:39:45 12 prospects are shore, left's say, in the year 200? 11:39:45 12 prospects are shore, left's say, in the year 200? 11:39:45 12 prospects are shore, left's say, in the year 200? 11:39:45 12 prospects are shore, left's say, in the year 200? 11:39:45 12 prospects are shore, left's say, in the year 200? 11:39:45 12 prospects are shore, left's say, in the year 200? 11:39:45 12 prospects are shore, left's say, in the year 200? 11:39:45 12 prospects are shore, left's say, in the year 200? 11:39:45 12 prospects are shore, left's say, in the year 200? 11:39:45 12 prospects are shore, left's say, in the year 200? 11:39:45 12 prospects are shore, left's say, in the year 200? 11:39:45 12 prospects are shore, left's say, in the year 200? 11:39:45 12 prospects are shore, left's say, in the year 200? 11:39:45 12 prospects are shore, left's say, in the year 200? 11:40:25 12 prospects are shore, left's say, in the year 200? 11:40:25 12 prospects are shore, left's say, in the year 200? 11:40:25 12 prospects are shore, left's say, in the year 200? 11:40:25 12 prospects are shore, left's say, in the year 200? 11:40:25 12 prospects are shore,	1 chasers. He's chasing ink. That's what a prospect is. 11:39:01	1 speculation and conjecture. 11:54:23
4 their ink? 11.39.17 13.91.8 5 5 7 13.91.8 13.91.	2 Q Are the prospects encouraged to commit crimes by 11:39:06	2 THE WITNESS: Well, outside of displaying their 11:54:24
5 MR IVIE: Objection; leading and suggestive. 11:90:18 6 THE WITNISS: I don't know if they are encouraged to 11:90:24 8 the job done or to get that gun or, you know, to take 11:93:04 9 that person to jail, in my opinion, at whatever cost. 11:93:04 9 that person to jail, in my opinion, at whatever cost. 11:93:04 10 BY MR. SWEENEY: 11:55:03 11 Q Okay, Well get to that in a second. How many 11:39-42 12 Prospects are three, lefs say, in the year 2002? 11:39-45 13 A Give me a second. It's hard to tell. I would 11:39-55 14 have to see names of, you know, deputies at the station 11:40-27 15 and, you know—but the least fault can count off the 11:40-27 17 the top of my head. 11:40-26 18 Q Okay. And is that your best estimate of the 11:40-27 19 number of prospects? 11:40-30 20 A Right now, it is. 11:40-31 21 Q Okay, Well, you say in your Exhibit 105, your 11:40-32 22 claim, that there are 20 prospects at any − at the time 11:40-45 23 Mg Iven a second. 11:40-50 24 MR. SWEENEY: Saw a second. 11:40-50 25 Q If you want to take a moment off the record − 11:40-50 26 MR. SWEENEY: Saw an asswer the question. 11:41:19 27 Mg Now Mell, you say in your Exhibit 105, your 11:40-28 28 Mg North Exhibit 106. Counced. 11:40-27 29 winess to adjourn the deposition at a time a question 11:41:19 30 Mg North Exhibit 106. Counced. 11:41:19 31 Mg SWEENEY: Formation break. 11:41:19 32 Mg North Exhibit 106. Counced. 11:41:19 33 Mg North Exhibit 106. Counced. 11:41:19 34 Mg North My Mg North My Mg	3 beating up people or shooting people in order to get 11:39:14	3 tattoo, I mean, they keep it pretty pretty 11:54:29
THE WITNESS: I don't know if they are encouraged to 11:39-20	4 their ink? 11:39:17	4 discreet. 11:54:35
7 do so. What I know is that there is a motivation to get 11:39:24 8 the job done or to get that gun or, you know, to take 11:39:30 9 that person to gui, ii, my opinion, at whatever cost. 11:39:40 10 BY MR, SWEENEY: 11:39:40 11 Q Okay. We'll get to that in a second. How many 11:39:45 12 Prospects are where, lefs say, in the year 2020? 11:39:45 13 A Give me a second. It's hard to tell. I would 11:39:55 14 have to see names of, you know, deputies at the station 11:40:21 15 and, you know - but the least that I can cannot off the I 1:40:21 16 top of my head, roughly about six. And that's just off 11:40:22 17 the top of my head, and is that your best estimate of the 11:40:27 19 number of prospects? 11:40:30 20 Q Kay. We'll, you say in your Exhibit 105, your 11:40:32 21 Q Okay. We'll, you say in your Exhibit 105 your 11:40:32 22 claim, that there are 20 prospects at any - at the time 11:40:41 23 that you flited this claim; is that correct 11:40:35 24 A Give me a second. 11:40:50 25 Q If you want to take a moment off the record 11:40:50 25 MR, SWEENEY: Sune. 11:41:09 3 MR, IVIE: There's a question pending. 11:41:17 4 A Can Take a moment off the record 11:41:17 5 MR, NSHIMURA: There's a question pending. 11:41:17 6 to the winces to answer the question. 11:41:17 7 MR, IVIE: There's a question pending. 11:41:17 8 MR, SWEENEY: Teen aims be seed of Media No. 3. 11:41:27 10 MR, SWEENEY: Thank you, Mr. Poi. 11:41:17 10 MR, SWEENEY: Take a break. 11:41:27 11 MR, SWEENEY: Left is take a break. 11:41:27 12 WR M, SWEENEY: Thank you, Mr. Poi. 11:41:17 13 MR, SWEENEY: There is the second 11:41:17 14 A I final's what's in my claim, then yes. 11:41:17 15 MR, SWEENEY: Thank you, Mr. Poi. 11:41:17 16 WR, SWEENEY: Thank you, Mr. Poi. 11:41:17 17 We time is 1:14 I a.m. to 1:153 and we are on the 1:153:19 18 George steen from 1:14:10 and to 1	5 MR. IVIE: Objection; leading and suggestive. 11:39:18	5 BY MR. SWEENEY: 11:54:35
8 the job done or to get that gun or, you know, to take 11:39:30 9 that person to juli, in my opinion, at whatever cost. 11:39:35 9 deposition that occurred, I want to say, a couple of 11:54:52 10 BY MR, SWEENEYY: 11:59:34 11:59:50	6 THE WITNESS: I don't know if they are encouraged to 11:39:20	6 Q And when did you hear that this group existed 11:54:36
9 that person to jail, in my opinion, at whatever cost. 11:39:45 10 BY MR, SWEENEY: 11:39:45 11 Q Okay, Well get to that in a second. How many 11:39:42 12 prospects are there, let's say, in the year 2020? 11:39:45 13 A Give me a second. His hard to tell. I would 11:39:55 13 A Give me a second. His hard to tell. I would 11:39:55 15 and, you know — but the least that I can count off the 11:40:16 16 to po fmy head, roughly about six. And that's just off 11:40:22 17 the top of my head. 11:40:26 18 Q Okay. And is that your best estimate of the 11:40:27 19 mumber of prospects? 11:40:31 21 Q Okay. Well, you say in your Exhibit 105, your 11:40:31 22 claim, that there are 20 prospects at any — at the time 11:40:41 23 hat you field this claim; is that correct? 11:40:48 24 A Give me a second. 11:40:50 25 Q If you want to take a moment off the record? 11:40:56 25 Q If you want to take a moment off the record? 11:40:58 26 MR, SWEENEY: Bryening through the prospect of the literature track 11:40:50 27 MR, SWEENEY: Street a special prediction. 11:41:17 28 MR, SWEENEY: Street a special prediction. 11:41:17 29 Winess to adjourn the deposition at a first a special prediction. 11:41:17 30 MR, NSHIMURA: There's a question pending. 11:41:17 31 MR, SWEENEY: Thom's you, Mr. Ivie. 11:41:17 32 MR, WEENEY: Pre-minute break. 11:41:17 33 MR, WEENEY: Pre-minute break. 11:41:17 34 MR, SWEENEY: Thom's you, Mr. Ivie. 11:41:17 35 MR, SWEENEY: Thom's you, Mr. Ivie. 11:41:17 36 Okay. Let's a question pending. 11:41:17 37 MR, SWEENEY: Do you need one—while which was a probable to any time. 11:56:07 38 MR, NSHIMURA: There's a question pending. 11:41:17 49 Winess to adjourn the deposition at a time a question 11:41:19 50 MR, SWEENEY: Pre-minute break. 11:41:17 51 MR, SWEENEY: Pre-minute break. 11:41:17 52 MR, SWEENEY: Let's take a break. 11:41:17 53 MR, SWEENEY: Let's take a break. 11:41:17 54 MR, SWEENEY: Let	7 do so. What I know is that there is a motivation to get 11:39:24	7 within the Sheriff's the Compton station? 11:54:47
10 BY MR, SWEENEY: 11:39:40 10 years ago. 11:55:03 11:55:03 11:55:07 11:55	8 the job done or to get that gun or, you know, to take 11:39:30	8 A It was after the Aldama incident well, his 11:54:52
11	9 that person to jail, in my opinion, at whatever cost. 11:39:35	9 deposition that occurred, I want to say, a couple of 11:54:59
12 prospects are there, let's say, in the year 2020? 11:39:45 13 A Give me a second. It's hard to tell. I would 11:39:55 13 and, you know but the least that I can count off the 11:40:12 15 and, you know but the least that I can count off the 11:40:12 16 top of my head, roughly about six. And that's just off 11:40:26 17 the top of my head. Only and is that your best estimate of the 11:40:27 18 Q Okay. And is that your best estimate of the 11:40:27 18 Roughly about six. And that's just off 11:40:28 11:40:30 19 confidential? 11:55:33	10 BY MR. SWEENEY: 11:39:40	10 years ago. 11:55:03
13	11 Q Okay. We'll get to that in a second. How many 11:39:42	11 Q So in May of 2018? 11:55:03
14 have to see names of, you know, deputies at the station 11:40:12 15 and, you know — but the least that I can count off the 11:40:12 16 top of my head, roughly about six. And that's just off 11:40:22 17 the top of my head. 11:40:25 17 the top of my head. 11:40:25 17 the top of my head. 11:40:25 18 Q O Kay. And is that your best estimate of the 11:40:27 19 number of prospects? 11:40:30 11:40:30 18 dought to my request to designate the transcript as 11:55:36 18 dought to my request to designate the transcript as 11:55:36 18 dought to my request to designate the transcript as 11:55:36 18 dought to my request to designate the transcript as 11:55:36 18 dought to my request to designate the transcript as 11:55:36 18 dought to my request to designate the transcript as 11:55:36 18 dought to my request to designate the transcript as 11:55:36 18 dought to my request to designate the transcript as 11:55:36 18 dought to my request to designate the transcript as 11:55:36 18 dought to my request to designate the transcript as 11:55:36 18 dought to my request to designate the transcript as 11:55:36 18 dought to my request to designate the transcript as 11:55:36 18 dought to my request to designate the transcript as 11:55:36 18 dought to my request to designate the transcript as 11:55:36	12 prospects are there, let's say, in the year 2020? 11:39:45	12 A I think around there, yes. 11:55:07
15 and, you know but the least that I can count off the 11:40:16 16 top of my head, roughly about six. And that's just off 11:40:26 17 the top of my head, roughly about six. And that's just off 11:40:26 17 the top of my head. 11:40:26 18 Q Okay. And is that your best estimate of the 11:40:37 18 thought to my request to designate the transcript as 11:55:38 18 Q Okay. And is that your best estimate of the 11:40:31 18 thought to my request to designate the transcript as 11:55:39 11:55:39 11:55:39 11:55:39 11:55:39 11:55:39 12:50 1	13 A Give me a second. It's hard to tell. I would 11:39:55	13 Q Okay. Let's continue on. What I want to do is 11:55:09
16 top of my head, roughly about six. And that's just off 11:40:22 17 the top of my head.	14 have to see names of, you know, deputies at the station 11:40:12	14 I want to finish Exhibit 106. 11:55:17
17 the top of my head.	15 and, you know but the least that I can count off the 11:40:16	15 MR. SWEENEY: Mr. Glickman, we had stopped with 11:55:25
18	16 top of my head, roughly about six. And that's just off 11:40:22	16 Deputy 11:55:33
19 number of prospects 11:40:30 19 confidential? 11:55:39 30 A Right now, it is. 11:40:31 11:40:31 20 MR. SWEENEY: Lagreed with what Mr. Romero said, but 11:55:49 20 MR. SWEENEY: Lagreed with what Mr. Romero said, but 11:55:49 21 kmr. break at some points of III think about it. 11:55:55 31 32 claim, that there are 20 prospects at any—at the time 11:40:41 22 lanch break at some points of III think about it. 11:55:55 33 34 34 34 34 34 34	17 the top of my head. 11:40:26	17 MR. NISHIMURA: Mr. Sweeney, have you given further 11:55:33
20 A Right now, it is.	18 Q Okay. And is that your best estimate of the 11:40:27	18 thought to my request to designate the transcript as 11:55:36
21 Q Okay, Well, you say in your Exhibit 105, your 11:40:33 22 let me think about it. Well, we're going to take a 11:55:49 22 claim, that there are 20 prospects at any at the time 11:40:48 23 depth, and I'll let you know. 11:55:58 24 A Give me a second. 11:40:56 Page 54 24 MR. IVIE: Since you mentioned it, Counsel, what time 11:56:00 25 Q If you want to take a moment off the record 11:40:56 Page 54 24 MR. IVIE: Since you mentioned it, Counsel, what time 11:56:00 25 26 MR. SWEENEY: Sure. 11:40:58 11:40:58 24 MR. IVIE: Since you mentioned it, Counsel, what time 11:56:00 26 26 27 27 27 27 28 28 29 29 29 29 29 29	19 number of prospects? 11:40:30	19 confidential? 11:55:39
22 claim, that there are 20 prospects at any — at the time 11:40:41 22 lumb break at some point so I'll think about it in 11:55:53 11:56:00 23 depth, and I'll let you know. 11:55:58 24 MR. IVIE: Since you mentioned it, Coursel, what time 11:56:00 25 Q If you want to take a moment off the record? 11:40:56 Page 54 25 MR. IVIE: Since you mentioned it, Coursel, what time 11:56:00 27 MR. SWEENEY: Sure. 11:41:00 27 MR. SWEENEY: Sure. 11:41:00 28 MR. SWEENEY: Sure. 11:41:00 29 MR. SWEENEY: Sure. 11:41:00 20 MR. SWEENEY: Sure. 11:41:00 20 MR. SWEENEY: Five-minute break. 11:41:00 21 MR. SWEENEY: Do you need one — why don't we say go 11:56:17 20 MR. SWEENEY: There's a question pending. 11:41:07 21 MR. SWEENEY: Do you need one — why don't we say go 11:56:17 21 MR. SWEENEY: Do you need one — why don't we say go 11:56:17 21 MR. SWEENEY: Do you need one — why don't we say go 11:56:17 21 MR. SWEENEY: Well, let's ask the court reporter. 11:56:06 22 THE COURT REPORTER: I'm agreeable to any time. 11:56:12 23 MR. SWEENEY: Do you need one — why don't we say go 11:56:17 24 MR. SWEENEY: Well, let's ask the court reporter. 11:56:06 24 MR. SWEENEY: Well, let's ask the court reporter. 11:56:06 24 MR. SWEENEY: Po you need one — why don't we say go 11:56:17 24 MR. SWEENEY: Well, let's ask the court reporter. 11:56:06 24 MR. SWEENEY: Well, let's ask the court reporter. 11:56:06 24 MR. SWEENEY: Po you need one — why don't we say go 11:56:17 24 MR. SWEENEY: Well, let's ask the court reporter. 11:56:06 24 MR. SWEENEY: Well, let's ask the court reporter. 11:56:06 24 MR. SWEENEY: Well, let's ask the court reporter. 11:56:06 24 MR. SWEENEY: Well, let's ask the court reporter. 11:56:06 24 MR. SWEENEY: Well, let's ask the court reporter. 11:56:06 24 MR. SWEENEY: Well, let's ask the court reporter. 11:56:06 24 MR. SWEENEY: Well, let's ask the court reporter. 11:56:07 11:56:07 11:56:07 11:56:07 11:56:07 11:	20 A Right now, it is. 11:40:31	20 MR. SWEENEY: I agreed with what Mr. Romero said, but 11:55:46
23 that you filed this claim; is that correct?	21 Q Okay. Well, you say in your Exhibit 105, your 11:40:33	21 let me think about it. Well, we're going to take a 11:55:49
24	22 claim, that there are 20 prospects at any at the time 11:40:41	22 lunch break at some point so I'll think about it in 11:55:53
25 Q If you want to take a moment off the record? 11:40:56 Page 54	23 that you filed this claim; is that correct? 11:40:48	23 depth, and I'll let you know. 11:55:58
Page 54 Page 54 Page 54 Page 54 Page 56	24 A Give me a second. 11:40:50	24 MR. IVIE: Since you mentioned it, Counsel, what time 11:56:00
1 A Can I take a moment off the record? 11:40:58	25 Q If you want to take a moment off the record 11:40:56	25 are you thinking about for a lunch break? 11:56:04
2 MR. SWEENEY: Sure. 11:41:00 2 THE COURT REPORTER: I'm agreeable to any time. 11:56:12 3 MR. IVIE: There's a question pending. 11:41:04 4 to 12:30, is that okay, and take a half hour break? 11:56:21 5 MR. NISHIMURA: There's a question pending. I'd like 11:41:07 5 MR. IVIE: That's what I was thinking about, Counsel. 11:56:26 6 to the witness to answer the question. 11:41:09 6 Can we make it 45 minutes? 11:56:29 7 MR. IVIE: Ijoin in that objection, Counsel. 11:41:11 7 7 MR. SWEENEY: For lunch? Sure. 11:56:31 8 There's a question pending. It is inappropriate for a 11:41:12 9 at 11:56:35 11:41:17 10 MR. SWEENEY: You got it. 11:56:35 11:56:35 11:41:17 11 MR. SWEENEY: You got it. 11:56:39 12 BY MR. SWEENEY: 11:41:17 12 BY MR. SWEENEY: You got it. 11:56:39 13 Q. Can you answer the question? 11:41:29 13 Q. So we were talking about Deputy 11:56:42 14 A If that's what's in my claim, then yes. 11:41:20 14 said that he's a member of The Executioners; is that 11:56:48 15 MR. SWEENEY: Let's take a break. 11:41:20 14 said that he's a member of The Executioners; is that 11:56:48 16 THE VIDEOGRAPHER: This marks the end of Media No. 3. 11:41:27 17 The time is 11:41 a.m., and we are off the record. 11:41:30 17 Q. Moving down to 11:57:05 18 (Recess taken from 11:41 a.m., to 11:53, and we are on the 11:53:59 19 THE VIDEOGRAPHER: Okay. This marks the beginning of 11:53:55 19 MR. SWEENEY: 11:57:13 20 Media Unit No. 4. The time is 11:54:14 1.154:22 22 BY MR. SWEENEY: 11:57:13 21 BY MR. SWEENEY: 11:54:14 24 Q. Have you seen his tattoo? 11:57:14 24 a secretive group? 11:54:14 24 Q. Have you seen his tattoo? 11:57:17 25 MR. IVIE: Objection; vague; ambiguous; calls for 11:54:18 26 MR. IVIE: Objection; vague; ambiguous; calls for 11:54:18	Page 54	Page 56
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1 MR. IVIE: Again, objection; leading and suggestive; 12:03:08	1 foundation. 12:06:39
2 no foundation. 12:03:13	2 BY MR. SWEENEY: 12:06:41
3 THE WITNESS: I'm sorry. You said something? 12:03:14	3 Q Your answer? 12:06:42
4 MR. IVIE: I said objection; no foundation; leading 12:03:15	4 A Yes, that is my opinion. 12:06:42
5 and suggestive. 12:03:17	5 Q Okay. Well, you know, I want you to give me 12:06:44
6 MR. SWEENEY: Okay. You can answer. 12:03:21	6 your answer based on the knowledge that you have and 12:06:53
7 THE WITNESS: For example, like, on tattoos? 12:03:22	7 learned through interacting with these gang members at 12:07:03
8 BY MR. SWEENEY: 12:03:24	8 the station. 12:07:07
9 Q On tattoos or in letters using numbers. 12:03:24	9 MR. IVIE: Objection; no foundation; calls for 12:07:08
10 A Yes, to identify themselves. 12:03:29	10 speculation and conjecture; it's leading and suggestive. 12:07:10
11 Q Okay. Have you ever seen anyone in a gang 12:03:33	11 MR. ROMERO: And I instruct the deponent, my client, 12:07:15
12 let's talk about a gang first in general, using 12:03:41	12 to answer to the extent he knows or understands. 12:07:18
13 numbers on a keypad of a telephone that corresponds with 12:03:47	13 Go ahead, if you know. 12:07:22
14 an initial, for example, let's say the 3 is number 8 on 12:03:56	14 THE WITNESS: A number on a tattoo, it could 12:07:22
15 a keypad; have you ever seen that? 12:04:06	15 indicate to me that this is the person's either the 12:07:25
16 MR. IVIE: Objection; leading; suggestive. 12:04:08	16 street where he does his activities or where he belongs 12:07:29
17 MR. SWEENEY: Hold on one second. Hold on one 12:04:12	17 or that he's the 38th person to acquire that tattoo. 12:07:32
18 second. 12:04:20	18 BY MR. SWEENEY: 12:07:40
19 BY MR. SWEENEY: 12:04:20	19 Q Okay. Can anybody who if you know, can 12:07:40
20 Q Sorry about that. Your answer was have you 12:04:54	20 anybody who just wants to get a tattoo, can they get 12:07:47
21 seen that coding used? 12:05:01	21 that Executioners tattoo without being invited in? 12:07:51
22 A Well, like you mentioned a keypad to a 12:05:04	22 MR. IVIE: Objection; lacks foundation. 12:07:56
23 telephone, you know, I know there is numbers and letters 12:05:10	23 THE WITNESS: No, not that I know, no. 12:07:59
24 associated with each number. If that's what you mean, I 12:05:13	24 BY MR. SWEENEY: 12:08:03
25 mean, yes. 12:05:16	25 Q You have to earn your ink, have you heard that 12:08:04
Page 62	Page 64
1 Q Okay. Have you seen a number strike that. 12:05:16	1 before? 12:08:07
1 Q Okay. Have you seen a number strike that. 12:05:16 2 Did you know there is a number on the tattoo of 12:05:21	1 before? 12:08:07 2 A Yes. 12:08:07
2 Did you know there is a number on the tattoo of 12:05:21	2 A Yes. 12:08:07
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1 another station for a couple of months, and then he 12:09:49	1 where there was a person who ran with a gun, and then 12:12:44
2 comes back, which in my time with the department, that 12:09:52	2 they oftentimes what they do is and we call it, 12:12:48
3 has never happened. Once you are transferred from the 12:09:56	3 the rest of the deputies, we call it, you know, a ghost 12:12:52
4 station because you did something wrong, you don't ever 12:09:59	4 gun or a ghost 417 because there was never a gun. 12:12:55
5 come back. 12:10:02	5 But in order to get all the deputies to come and 12:13:01
6 Q So would you say that the Executioners 12:10:03	6 contain, they'll put out, "Hey, I saw a person with a 12:13:05
7 influenced the policy at the station? 12:10:07	7 gun run from me in whatever direction," and they'll 12:13:09
8 MR. IVIE: Objection. 12:10:09	8 start coordinating because, you know, a lot of times 12:13:15
9 THE WITNESS: Absolutely. 12:10:11	9 they either have a hunch or they have information that 12:13:19
10 MR. IVIE: Objection; leading and suggestive; lacks 12:10:11	10 that person has a gun, but in reality they've never seen 12:13:24
11 foundation. 12:10:14	11 the gun. And then at the end when their containments 12:13:27
12 BY MR. SWEENEY: 12:10:15	12 are set up, you know, the gun is never recovered. You 12:13:31
13 Q Do the Executioners influence the actions of the 12:10:15	13 know, they'll call it a day and say, "Thank you for 12:13:34
14 captain of the station? 12:10:25	14 rolling. We're going to call it," and a gun was never 12:13:37
15 MR. IVIE: Objection; leading and suggestive; no 12:10:27	15 recovered. And there have been instances 12:13:39
16 foundation to this witness's knowledge. 12:10:30	16 Q Can I stop you there? Is that a common practice 12:13:42
17 THE WITNESS: Yes. 12:10:34	17 of the Executioners to call in a ghost gun? 12:13:47
18 BY MR. SWEENEY: 12:10:35	18 MR. IVIE: Objection; lacks foundation; calls for 12:13:50
19 Q Okay. You go on to say: "Its members, the 12:10:35	19 speculation and conjecture on the part of the witness. 12:13:53
20 Executioner members using violence against other 12:10:43	20 MR. SWEENEY: You can answer. 12:13:55
21 deputies and members of the public in order to increase 12:10:47	21 THE WITNESS: Yes. 12:13:57
22 their standing within the criminal organization." Tell 12:10:51	22 MR. SWEENEY: Thank you. 12:13:59
23 us what you mean by that. 12:10:55	23 MR. IVIE: Leading and suggestive. 12:14:00
24 A Can you read that again? I'm sorry. 12:10:58	24 BY MR. SWEENEY: 12:14:02
25 Q Sure. "The Executioners operate at CPT with 12:11:00 Page 66	25 Q And so reports have to be generated when they 12:14:06 Page 68
1 impunity." We talked about that. "Its members using 12:11:05	1 arrest someone for this, as you call it, ghost gun 12:14:12
2 violence against other deputies and members of the 12:11:09	2 report; correct? 12:14:19
3 public in order to increase their standing within the 12:11:11	3 A Depending. If there is a suspect arrested, then 12:14:20
4 criminal organization." What is meant by that? 12:11:15	4 yes. If there's force involved, then yes. 12:14:27
5 A Oftentimes and we talked about the incident 12:11:24	5 Q Have you seen or heard where the Executioners 12:14:29
6 with or the assault with Deputy , that 12:11:26	6 will falsify a police report about a ghost gun? 12:14:37
7 oftentimes when it involves force or, you know, trying 12:11:33	7 MR. IVIE: Objection; the question is compound; also 12:14:42
8 to get a gun, a lot of times without and, again, this 12:11:40	8 leading and suggestive; and no foundation. 12:14:44
9 is common knowledge where they'll say they see a person 12:11:46	9 MR. SWEENEY: You can answer. 12:14:47
	12.14.47
10 running with a gun, but then there's never a gun 12:11:50	10 THE WITNESS: I haven't seen one personally. 12:14:49
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2 Q Have you seen any Executioner use this ghost gum 12:15:42 3 altow Afficiar-Americans? 12:18:16 4 A Yes. 12:15:49 5 MR IVIE: Objection; leading and suggestive; and no 12:15:49 5 foundation. 12:15:52 7 bY MR. SWEENEY: 12:15:52 8 Q The answer is yes? 12:15:53 9 A Yes. 12:15:54 10 Q And you've seen them, after they've put that 12:15:54 11 ghost 417 call out there, faisify in a police report 12:16:07 12 that they aw a gam? 12:16:07 13 MR. IVIE: Objection; leading; suggestive; no 12:16:07 13 MR. IVIE: Objection; leading; suggestive; no 12:16:08 14 Foundation. 12:18:19 15 THE WITNESS: I haven't seen a report personally. 12:16:10 16 BY MR. SWEENEY: 12:16:14 18 MR. IVIE: Objection; leading; suggestive; no 12:16:14 18 MR. IVIE: Objection of the state of th	1 BY MR. SWEENEY: 12:15:42	1 O I don't want you to appointed but based on your 12:19:11
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11 that there are no that African-Americans and 12:17:07 12 females are not allowed in The Executioners. Is that 12:17:14 13 what your what you state in your claim? 12:17:19 14 A Yes, yes. 12:17:21 15 Q Why is this? 12:17:22 16 A Oh, I don't know. I don't know why they 12:17:26 17 wouldn't why they don't ink Blacks or females. We've 12:17:31 18 always and I say "we", you know, deputies who are not 12:17:43 19 inked, we've always wondered, you know, why not? You 12:17:47 20 know, if it's about work, hard work and, you know, doing 12:17:57 21 their job well, there's a lot of Black deputies who are 12:17:57 22 outstanding deputies. There are a lot of female 12:17:57 23 deputies who, you know, can outshine a lot of male 12:17:59 11 BY MR. SWEENEY: 12:19:56 12 Q Okay. You say that "nearly all of the Compton 12:20:14 13 deputies who have been involved in high profile 12:20:14 14 shootings and out-of-policy beatings at Compton in 12:20:14 15 recent years have been inked members of 12:20:17 16 The Executioners." Is that true? 12:20:17 17 MR. IVIE: Objection excuse me, Mr. 12:17:18 18 trying to make an objection. 12:20:25 19 Objection; lacks foundation; leading and 12:20:27 20 suggestive; and also calls for a conclusion on the part 12:20:25 21 of this witness. 12:20:35 22 outstanding deputies. There are a lot of female 12:17:57 23 deputies who, you know, can outshine a lot of male 12:17:59 24 MR. SWEENEY: You can answer. 12:20:30 25 THE WITNESS: I'm sorry. Can you repeat the 12:20:31	9 A Yes. 12:16:53	9 conclusion on the part of this witness. 12:19:53
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23 deputies who, you know, can outshine a lot of male 12:17:59 23 THE WITNESS: I'm sorry. Can you repeat the 12:20		
	24 deputies, so I don't know why. I mean, I can leave that 12:18:05	24 question? 12:20:40
25 up to 12:18:10 25 /// 12:20:40		
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1 BY MR. SWEENEY: 12:20:41	1 hear about it from someone other than your lawyer? 12:23:56
2 Q Sure. "Nearly all Compton deputies who have 12:20:41	2 A I had heard about it maybe about six months ago 12:23:58
3 been involved in high profile shootings and 12:20:46	3 maybe and then but I didn't know anything about the 12:24:04
4 out-of-policy beatings at Compton station in recent 12:20:50	4 case, and then my attorney gave me, you know 12:24:08
5 years have been inked members of The Executioners." Is 12:20:54	5 Q Okay. All right. Let's move on. What other 12:24:13
6 that true? 12:20:57	6 high profile shootings that you can think of off the top 12:24:25
7 A A vast majority and/or prospects. 12:20:57	7 of your head have The Executioners been involved in 12:24:28
8 Q How do you know that? 12:21:02	8 recently? 12:24:33
9 A It's well, number one, common knowledge, and 12:21:04	9 MR. IVIE: Objection; lacks foundation. 12:24:37
10 it's, you know, what we've what we've seen at the 12:21:10	10 THE WITNESS: Well, we have the Aldama and one 12:24:39
11 station. You know, after deputies get into either force 12:21:15	11 with the was was involved in 12:24:50
2 or a number of forces, you know, force incidents 12:21:21	12 one, and I can't remember who his partner was or exactly 12:25:03
3 combined, you know, soon after they get inked. 12:21:25	13 when that happened. And then there was it was 12:25:09
14 Q Okay. So you say high profile shootings. How 12:21:29	14 Deputy 12:25:38
5 about the shooting of do you know of the shooting of 12:21:34	15 BY MR. SWEENEY: 12:25:39
? 12:21:42	16 Q That's okay. 12:25:39
7 A I don't remember that shooting. 12:21:46	17 A I can't remember, yeah. 12:25:40
18 Q Do you know a deputy by the name of 12:21:48	18 Q That's okay. Let's move on. And we'll have to 12:25:41
9 12:21:58	19 take a break in about five minutes. I think we're all 12:25:45
20 A No. 12:21:58	20 getting tired here. 12:25:49
21 Q Okay. How about this latest shooting of 12:21:59	21 Okay. You say in here in your claim: "Deputies 12:26:25
, was that done by an inked member or a 12:22:06	22 involved in fatal shootings at Compton had immediately 12:26:29
was that done by an fixed member of a 12.22.00 3 prospect of The Executioners? 12:22:09	23 been inked with the organization having inking parties 12:26:32
24 A A prospect. 12:22:11	24 to celebrate Executioner-member-involved shootings as 12:26:37
25 Q And who was that prospect; do you know? 12:22:13	25 well as the" 12:26:43
Page 74	Page 76
1 MR. IVIE: Lacks foundation; speculation and 12:22:16	1 THE COURT REPORTER: I'm sorry. Can you repeat that? 12:26:48
2 conjecture on the part of the witness. 12:22:20	2 BY MR. SWEENEY: 12:26:50
3 THE WITNESS: Deputy and Deputy . 12:22:22	3 Q Yeah. "Deputies involved." 12:26:50
4 BY MR. SWEENEY: 12:22:27	4 MR. IVIE: Counsel, can you cite the quote and the 12:26:59
5 Q Are you familiar with the case where 12:22:30	5 approximate location of the testimony that you're 12:27:05
6 Sheldon Lockett was accused of a 417, and he was chased 12:22:38	6 reading from? 12:27:07
7 and beaten; are you familiar with that case? 12:22:42	7 MR. GLICKMAN: I'll put it up on the screen here. 12:27:11
8 A A little bit. I know it was a little while 12:22:47	8 MR. IVIE: Mr. Glickman, which page is that? 12:27:21
9 ago. 12:22:49	9 MR. SWEENEY: Page 1 of 10, last paragraph. How's 12:27:26
	10 that? 12:27:26
•	
	11 The dog was alerting. Sorry. 12:27:57
There was a 417 call, but no gun was found. Had 12:23:02	12 BY MR. SWEENEY: 12:28:04
3 you heard that that was one of those ghost 417 calls? 12:23:07	13 Q Do you see this where I'm reading, 12:28:05
4 MR. IVIE: Objection; leading; suggestive; no 12:23:11	14 Deputy ? 12:28:10
5 foundation for the witness's testimony. 12:23:14	15 A Yes. 12:28:12
6 THE WITNESS: I didn't know about that force incident 12:23:16	16 Q "Deputies involved in fatal shootings at Compton 12:28:12
7 or about that incident itself until recently. You have 12:23:20	17 have immediately been inked." Is that true? 12:28:16
8 to remember, we get so many incidents with force and, 12:23:24	18 MR. IVIE: Objection; it's leading; suggestive; calls 12:28:20
9 you know, involving suspects with guns that, you know, a 12:23:31	19 for a conclusion on the part of this witness and no 12:28:23
20 lot of times it's hard to keep up. So I heard about the 12:23:36	20 foundation for this witness's testimony. 12:28:25
L1 Lockett case, you know, not too long ago. 12:23:40	21 BY MR. SWEENEY: 12:28:28
22 BY MR. SWEENEY: 12:23:43	22 Q Is that true, sir? 12:28:28
23 Q Okay. Who did you hear about it from? Anybody 12:23:43	23 A Yes. 12:28:28
24 but your lawyer. I don't want to know about 12:23:51	24 Q Would the organization have inking parties? We 12:28:29
25 communication s between you and your lawyer. Did you 12:23:53	25 talked about that. That's true; correct? 12:28:36
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